CONTINUED FROM FIRST PAGE. including the word 'ballot' in the third and insert the following: 'The Governor, with, the advice and consent of the Senate, shall appoint,' and strike out all after the word eafter' in line six to and including qualified in line seven, and insert wh their successors shall be appointed as here-in provided." Said amendment was ac-

till 10 a. m. to-morrow.

HOUSE-FORTY-SIXTH DAY.

Hopse met pursuant to adjournment.

To prevent the sacrifice of property

of the State a constitutional amend

An act to amend section 2230, Code.

For the relief of Mrs. T. B. Sharkey.

on first reading.

cepted by Mr. Reynolds by consent of the Mr. Guyton offered the following amendment to the amendment: term of office of each commissioner as pro-vided for in this set shall expire, his successor shall be elected as other State offi-

Mr. Simonton moved to table the amend. trict. Passed. ment and the amendment thereto. Mr. Island Railroad. Passed. Reynolds asked for a division of the ques-The amendment to the amendment was then tabled.

The motion to table Mr. Reynolds' YEAR - Mesars. Boyd, Berkitt, Dillard, Guyton, Hyer, Esith, Liddell, Packwood, Powel, Simonton, Terry, Walker and Wil-

shall Noland Reynolds, Smith, Sykes and first time. vey. Henderson, Jeffords, Kyle, Luse, Marhir Martin would have voted nay, but proved an act to incorporate the Board of Levee Commissioners for the Yazoo-Missis-Hamilton of Hinds, would have to ed nay, but was paired with Mr. Roane stopi Delta.

Mr. Reynold's amendment was then adopted by a vote of 18 to 14: Carroll and Monroe counties. Tass—Mosses Boone, Brenham, Eaton, Gage, Gayles, Hamilton of Hinds, Hamilton of An Mart of Any Morry—Resolved, Heston of Interestal Specific And Park Hamilton of An Morry—Resolved, Heston of An Morry—Resolved, Heston of An Morry—Resolved, Holding of Any Morry—Resolved, Holding of An Morry—Resolved, Holding of Any Morry—Resolved, Holding of Any Morry—Resolved, Holding of Any Morry—Resolved, Holding of Any Mor Mr. House of Webster, absent, nay.

Mr. Hyer offered an amendment to strike it sections 1, 2 and 2. yea; Mr. Roane of Webster, absent, nay.

On motion of Mr. Walker this amendout the sentence beginning at the middle payment and collection of certain taxes in No. 270-To empower boards of supervi was tabled: Amend section 5 by striking of line 10 to-wit: "No person in the em- | the county of Copiah. Passed. ploy of any railroad corporation, nor any person owning or operating a railroad in House at 2:05 too a recess until 3:30 p. in. commissioner of railroads."

Mr. Hamilton of Hinds offered the following amandment, which was tabled on motion of Mr. Powel: Strike out after "Mississippi." in first line, all to the word "and" arth line and insert the following: being allowed \$500.00. "That ratironds constructed in or through | The House refused to recede from its this State are granted certain franchises, action on the bill entitled an act to prohibimmunities, powers and privileges for the it public officers from travelling over alfare and convenience of the people, and roads without paying their fare, which acon the payment of just compensation to tion was an amendment in the way of the owner of any rairoad, all persons have changing the title of the bill so as to read the right to enjoy uniform rate, for trans-portation either as passengers or for At 6:05 p. m. the House adjourned.

ment, which was adopted: Strike out the ceives the benefit of such reduction or re-bate without such approval" in third and od to \$12 50 and passed. Mr Camerson-To regulate the sale

Mr. Marshall offered the following of swamp lands. Public Lands. after the word "re mred," in 20th line. Meridian, Kosciusko and Grenada Rail "Provided that said commission shall not road Company. Passed. attempt to regulate the tariff on through b ils or tickets (that is to say, for property or passed rer; simply in transit through Mr. Brien-Sub State to any other point without this relief of R. T. Beck. Passed, S. ale) nor the tariff on property or passengers from any point without this State.

To incorporate the Tombigbee Rail-rad Company. Passed.

To incorporate the Memphis, Oxford or from any point within this State and Columbus Railroad Company. Pass- ty was one of the litigants. any point without this State. confine themselves to the on is solely between points, both or ferred to Committee on Appropriations which are wholly within this State, and in | to report Tuesday morning. thin this State, they shall not fix the Department of Immigration and Agri stes therefor so as to be governed by or culture. Appropriations. onform to such through rates or rates of insportation between the States, nor shall they fix the same upon the basis of what is charged or allowed by that or any other Tombigbee Grand Trunk Railroad Com railroad for transportation of property or guesagers without this State, nor so as to pany. Passed. compel through rates on local fares." This amendment was lost by a vote of

YEAS-Messes. Brenham, Dickson, Eaton. Gayles, Henderson, Jeffords, Liddell, Luse, Marsuall, Packwood, Reynolds, Sykes, Navs-Messra. Boone, Boyd, Dillard. Hon. R. O. Reynolds in the Chair. Gaze, Hamilton of Holmes, Harvey, Hyer. All members present except ith, Kyle, Neland, Powel, Simonton, Mitchell, Smith, Terry, Walker, Whitney and Wil- Roans of Webster. Mesurs. Martin and Hamilton of Hinds, tended to Dr. N. L. Guice, of Jefferson

Adjourned.

SENATE-FORTY-FIFTH DAY.

Senate met pursuant to adjournmen

All members present except Mes-

INTRODUCTION OF BILLS.

By Mr. Keith, No. 341-To amend s

tion 407, Code, as to Sunflower county.

The privileges of the Senate

SATURDAY, March 1, 1884.

would have voted yea, but were paired with county. ha two Mr. Roanes, who would have voted may if present. On motion of Mr. Walker, the previous The bill passed by a vote of 22 to 8:

YEAR-Messrs. Boone, Boyd, Dickson, Dillard, Gage, Gayton, Hamilton of Holmes, Jarvey, Henderson, Hyer, Keith, Kyle, addell, Noland, Packwood, Powel, Simouton, Smith, Terry, Walker, Whitney and Navs-Mesers. Brenham, Eaton, Gayles, section 839, Code, so as to make it apply Jeffords, Luse, Marshall, Reynolds and to seafaring men.

Measrs. Martin and Hamiltono f Hinds. Roanes as before.

with a quorum.

would have voted may against the Mr. The Senate took a recess till 7:30 p. m.

On motion of Mr. Hyer the special orders, Senate bilis No. 94 and 95 relating to railroad supervision, were tabled subject to cali. On motion of Mr. Boyd the Scnate House bill No. 657-To incorporate Dowds Landing Steam Ferry Company, ap-Cool Springs Academy in Union county, proved February 26, 1878. and to prohibit the sale of whisky with-

in two miles of said place. The vote on a previous day refusing to order the bill to its third reading was recommitted. The bill passed. Mr. Reynolds withdrew his motion made January 19, 1884, to reconsider the vote passing Senate bill No. 23, re-

Mr. Powel introduced Senate bill No. 339 - Supplemental to an act to incor Mr. Dickson, reported the following Senate porate the Board of Levee Commission

ers for the Yazoo-Mississippi Delta and approval: other purposes; approved February 28, Referred to Committee on Levees On motion of Mr. Reynolds the Sen-SENATE BILLS ON THIED READING.

No. 244-For relief of Jas. W. Lambert, sheriff of Adams county.

Mr. Dillard offered the following amendment, which was tabled, on mo tion of Mr. Packwood: Provided, That the Governor shall certify that in his opinion the same ought to be paid.

Mr. Powel offered an amendment which was adopted: To insert instead of the first section the following: "That the board of supervisors of Adams

which was objected. To insert instead on the first section the following: "That it follows the better stress of the first section to the following: "That it follows the better stress of the first section to make one was also and it interest the county are hereby authorized at their discention to make our than \$7.00.

All — Por relate of W. B. Wight, with the county are being the first section of the discretion to make the surprising of the section of the discretion to make the surprising of the section of the discretion to the winds of the county and bringing the back to the county and bringing the back to the county and bringing the back to the county of the section of th

composing the 7th and 8th judicial districts, to be designated the 18th judicial of flowston, Chickens were intended of the special order for Monday immediately after the reading of the journal.

No. 271—To fund the school debt of Warder of SEC. 2 Be it further enacted. That the school debt of Warder of Sec. 2 Be it further enacted. That the school debt of Warder of Sec. 2 Be it further enacted. That the school debt of Warder of Sec. 2 Be it further enacted. That the school debt of Warder of Sec. 2 Be it further enacted. That the school debt of Warder of Sec. 2 Be it further enacted. That the school debt of Warder of Sec. 2 Be it further enacted. That the school debt of Warder of Sec. 2 Be it further enacted. That the school debt of Warder of Sec. 2 Be it further enacted. That the school debt of Warder of Sec. 2 Be it further enacted. That the school debt of Warder of Sec. 2 Be it further enacted. That the school debt of Warder of Sec. 2 Be it further enacted. That the school debt of Warder of Sec. 2 Be it further enacted. That the school debt of Warder of Sec. 2 Be it further enacted. That the school debt of Warder of Sec. 2 Be it further enacted. That the school debt of Warder of Sec. 2 Be it further enacted. That the school debt of Warder of Sec. 2 Be it further enacted. That the school debt of Warder of Sec. 2 Be it further enacted. That the school debt of Warder of Sec. 2 Be it further enacted. The second of Sec. 2 Be it further enacted. The second of Sec. 2 Be it further enacted. The second of Sec. 2 Be it further enacted. The second of Sec. 2 Be it further enacted. The second of Sec district, and for other purposes, was purposed.

Mo. 228—To pay back to W. H. Benton, all made the special order for Monday immediately after the reading of the journim as a privilege tax. The vote was unangered by At 9:80 p. m. the Senate adjourned

FEIDAY, Feb. 29th, 1584.

To incorporate the Mississippi State Fair Association. Senate amendments concurred No. 254-To amend and reduce into one An act explanatory of an act to further

Joint Resolution to submit to the people No. 283-To protect game in Madison providing for the enactment of laws for regulating the tariff of charges of common county. The bill, at request of Mr. Whit-carriers and for other purposes. Rejected any, was so amended as to include Jeffer-No. 247-To suthorize the Secretary of Joint resolution to submit to the people of this State a constitutional amendment State to furnish the chancery and circuit amendment subject to call. Lost.

No. 247—To authorize the Secretary of Mr. Keith moved to table the bit of this State a constitutional amendment subject to call. Lost.

Mr. Kyle offered the following a manufacture of the control of the contr

To authorize the boards of supervisors to

ascertain the outstanding indebtedness of

well known standing who could be act take effect and be in force from and district.

Size 2. Be it further enacted, That stead of the second Mondays of March and September, as now provided in said Mr. Miller—In relation to encumbrances had to be applied, but thinking to return had to be applied, but thinking to return Oe motion of Mr. Sykes, the amendment upon growing crops or crops to be grown. from practice did not apply, and the peti-Mr. Russell-To prohibit the sale of from his neighbors who desire and request Mr. Sykes offered the following amend-ment, which, on motion of Mr. Simonton, church and school. Passed.

his professional services.

No. 241—To amend the registration law Mr. Guynes-To extend the time for the of Natchez.

sors to have indexes of land titles prepared and for other purposes.

The bill was so amended on motion of Pending consideration of the bill the Mr Kyle that those counties having 'wo court districts should have two such inde No. 214 -To amend an act to consolidate House met pursuant to adjournment. and reduce into one, the acts relative to Powel, Smith, Sykes, Terry, Wilson. The bill pending at time of recess was further discussed and passed, Mrs. Sharkoy

vide for the filling of vacancies in the offices of mayor and alderman. The following were indefinitely post-No. 212-For relief of the Jackson Collegiate Academy.

No. 146—For relief of E. J. Guice, Henry or's district No. 5, in Jasper county. Pass-C. Griffin, Joe Reale, S. S. Reaves, Thomas Reed and Levi B. Field, sureties on the

bond of J. S. Montgomery. No. 236—To amend section 344, Code, in ment, which was adopted: Strike out the words "or any person who knowingly repeated the bandle of the House twenty-five dollars the benefit of such reduction or reas to the bond of county administrator of on first Monday in June. Adams county. No. 298-For relief of W. V. Davis and Monday morning. McCool -To incorporate the case of State and State for use of Holmes

county against J. S. Hoskins, sheriff, &c Ih bill provides for the payment of Mr. Guyton offered to amend by dividing Mr. Dillard offered to so amend the amendment as to show that the services were rendered in cases where Holmes coun

Mr. Keith offered to so amond the amondnent that the State should pay one Passedof State and county. The amendments were all adopted. Mr. Simonton introduced the following lution which was adopted:

Resolved by the Legislature of the State of Mississippi that the Attorney-General is hereby instructed to investigate the sale made by the sheriff of Lauderdale county Asylum is located, for taxes for the year 1882, and if in his judgment the title heretofore made to the State is imperfect, or is impaired by such sale, to take steps at Passed. nce to perfect the tille to said land.

repeal section 2148, Code, relative to paying jailers for keeping and furnishing med- lon when sold for sacramental purposes. within six months from the date of the ery, etc., to clerks of court. Referred to Mr. Kendr On motion of Mr. Eston the Senate took

a recess till 3:30 p. m. EVENING SESSION.

Bills were introduced and disposed of as At 3:30 p. m. the Senate convened with a men. Tabled subject to call. SENATE BILLS ON THUM READING

The following passed: tion 845, Code, in relation to medical aid

No. 219-To prohibit the sale of intoxi cating liquors within three miles of the By Mr. Hamilton of Hinds, No. 344-To town of Airmount, Yalo susha county. authorize the board of supervisors of Hinds No. 279-To prohibit the sale of intoxicounty to allow D. G. McRae, ex-president cating liquors within three miles of Church of said board, for services, etc.

By Mr. Wilson, No. 345-To empower Hill, Jefferson county. No. 324-To amend the charter of the board of supervisors of Chickasaw town of Pope in Panola county so as to empower the mayor of said town to act as jus-

By Mr. Gayles, No. 346-To amend sec No. 253 -To amend an act incorporation By Mr. Gayles, No. 347—To authorize the Chickasaw Savings Institute of Okolo-the board of supervisors of Sunflower to na and an amendment to said act change town of Verona. Passed. the board of supervisors of Sunflower to Mr. Powel, 342-To amend the title of towns of Sardis and Como in the county of

an act entitled an act to incorporate the Panola. Mr. Hamilton of Holmes, 343-To amend the charter of the Mississippi Female Sem- additional justices in Clay county, approv-

merce and Manufactures, recommender Senate bill 177-To establish and mainand Mechanical College in this State. The Committee on Enrolled Bills through

n relation to county administrators.

No. 137—To change time of holding the reuit court in the 8th Judicial District. No. 260-For relief of a certain piece of property known as the North Mississippi otton and Woolen Mills at Corinth.

of its inmates. Taken up.

Mr. Dillard offered an amendment striking out \$8,000 and inserting \$7,000 in the sees and production of honey in the countries of Balivar, Washington, Coshoma and The vote was unanimous.

No. 254—To encourage the culture of the Senate pro-tempore. President of the Senate pro-tempore. To refund to Albert Sandal of Grenada To refund to Albert Sand

To facilitate the construction of the SLip

the charter of Port Gibson, so as to pro-

Mr. Miller-For the relief of W. E. Mr. Brien-Substitute to bill for the the sum equally between the State and

Mr. Orr-Making appropriations to de regulation of rates for the transportation fray the expenses of the State govern | third the sum, and Holmes county twoone and property where such trans- ment for the years 1884 and 1885. Re wir is to correspond to the several interests Mr. Applewhite-To continue the

> companies to fence their tracks. l'assed Mr. Houston-To incorporate the in the month of March, 1883, of the land on which the East Mississippi Lunatic Mr. Marshall introduced No. 348-To amend sections 1698, 348 and 345, and to

No. 163 -To prevent the sale of intexicating liquous within three miles of the school house in the village of Mooresville, By Mr. Henderson, No. 340-To amend Lee county.

appoint a Notary Public for each of the Passed.

No. 322-To create two additional jus-No. 287-To amend an act to create two No. 273-To author the board of su-

standing county warrants issued prior to lating to suits and actions against per tain an agricultural experiment station at Boundaries offered an amendment, which The Committee on Counties and County

and in connection with the Agricultural was adopted, providing against the payment of any illegal claim pervisors of Calhoun county to allow a re-ward to Dr. John Docrah for recapturing in District No. 5 of Issaquena county. For the relief of R. R. Chilton and Co. No. 267-To amend an act to change the

was adopted, changing the court schedule town of Kosciusko. for certain counties so as to be as follows: In relation to cer No 181—To regulate the finances of Simpon county.

No. 109—To amend the charter of the
sulf and Ship Island Railroad Company.

Sulf and Ship Island Railroad Company. No. 109—To amend the charter of the Gulf and Ship Island Railrond Company. No. 162—to authorize the boards of super visors of Harrison, Hancock, Jackson Perry and Greene counties to employ and pay a sivil engineer or other competent person, to make plans and specifications for any or all bridges to be hereafter built in said counties, and to inspect and report on specifications for any or all bridges to be hereafter built in said counties, and to inspect and report on specifications for any or all bridges to be hereafter built in said counties, and to inspect and report on specifications for any or all bridges to be hereafter built in said counties, and to inspect and report on specifications for any or all bridges to be hereafter built in said counties, and to inspect and report on specifications for any or all bridges to be hereafter built in said counties, and to inspect and report on specifications for any or all bridges to be hereafter built in said counties, and to inspect and report on specifications for any or all bridges to be hereafter built in said counties, and to inspect and report on specifications for any or all bridges to be hereafter built in said counties, and to inspect and report on specifications for any or all bridges to be hereafter built in said counties.

Adopted

Safe Deposit Company.

No. 308—To regulate the fees of the rese No. 308—To regulate the fees of the resentation of the State at the World's Cotchancery cierk of Adams county for protesting notes, drafts and bills of exchange.

Sanate bill No. 317—For relief of John
T. Cameron, of Madison county. The vote

The vote of Madison county. The vote of the sheriff thereof for victualtesting notes, drafts and bills of exchange.

No. 265—Empowering the board of supervisors of Withinson county to increase onetitutional amandment to be submitted to the qualified electors of the State at the world's Cotton Exposition was made the special order for Tuesday next.

House Joint Resolution—Propo ing a constitutional amandment to be submitted to the qualified electors of the State at the world's Cotton Exposition was made the special order for Tuesday next.

House Joint Resolution—Propo ing a constitutional amandment to be submitted to the qualified electors of the State at the world's Cotton Exposition was made the special order for Tuesday next.

House Joint Resolution—Propo ing a constitutional amandment to be submitted to the fees of the state at the world's Cotton Exposition was made the special order for Tuesday next.

House Joint Resolution—Propo ing a constitutional amandment to be submitted to the fees of the sheriff the fees of the state at the world's Cotton Exposition was made the special order for Tuesday next.

House Joint Resolution—Propo ing a constitutional amandment to be submitted to the fees of the sheriff the fees of the state at the constitution of the state at the world's Cotton Exposition was made the special order for Tuesday next.

House Joint Resolution—Propo ing a constitutional amandment to be submitted to the fees of the state at the world's Cotton Exposition was made the special order for Tuesday next.

House Joint Resolution—Propo ing a constitutional amandment to be submitted to the fees of the state at the constitution of the state at the constitution of the state at the country of the state at the constitution of the state at the consti T. Cameron, of Madison county. The vote stood 28 to 2.

Senate bill No. 124—To provide for the property of the State protection of the property of the State Lunatio Asylum at Jackson, and the safety of using the term of the circuit court and to its inmates. Taken up.

The vote the fees of the sheriff thereof for victual taken for adoption of respection, namely: That the office of Lieu-jection, namely: That the office of Lieu-jection and Laws of Mississippi in relation is turned to the State of Mississippi, That the office of Lieu-jection, namely: That the office of Lieu-jection of the state of Mississippi, That the office of Lieu-jection, namely: That the office of Lieu-jection of the state of Mississippi, That the office of Lieu-jection, namely: That the office of Lieu-jection, namely: That the office of Lieu-jection, namely: That the office of Lieu-jection of the state of Mississippi in the control of the state of Mississippi in the lieu-jection of the state of Lieu-jection of the state of Mississippi in the lieu-jection of the state of Mississippi in the lieu-jection of the state of Mississippi in the lieu-jection of the lieu-je

amend an act to ascertain the outstanding indebtedness of the liquidating Levee Dis-No. 264 - To authorize the board of su-pervisors of Harrison county to purchase a No. 201 - To authorize and require the asp of said county.

No. 251—For relief of Dr. C. S. Wood-trustees for the East Mississippi Insans Asylum at Meridian. Asylum at Meridian.

Mr. Hamilton of Holmes offered the following amendment, which was adopted:

[PUBLUSHED BY AUTHORITY.]

AN ACT to amend Section 265 of the Revised Code 1880 in relation to Distribution of Mississippi Reports. county. The bill, at request of Mr. Whitney, was so amended as to include Jeffer-Strike cut section 3 pertaining to an

Mr. Keith moved to table the bill and Mr. Kyle offered the following amend-

ington and Lawrence becoming the 29th, hereby authorized to sell and convey the and after its passage.

Approved, February including the passage and after its passage.

Approved, February and the passage an would have done her additional Senator. terms they may be able to abtain and that the sum of thirty thousand dollars be resents both districts. The number of and the same is hereby appropriated out sippi, of 1880, in reference to issuance

NATS-Messrs. Boone, Burkitt, Dillard,

On motion of Mr. Hyer the bill was indefinitely postponed by a vote of 13 to 11: on, Hamilton of Hinds, Hyer, Keith, Luse, Marshall, Simonton. from House messages— House bill No. 919—To prohibit the sale of vinous or spirituous liquors in supervis-

At request of Mr. Hamilton of Hinds this act take effect and be in force from all acts and parts of acts in conflict with the Senate took from House messages-House bill No. 954-For relief of the tax Senste at 6:30 adjourned till 10 a. m.

HOUSE-FORTY-SEVENTH DAY.

SATURDAY, March 1st, 1884. House met pursuant to adjournment. Mr. Coates -To amend section 450 Code. to pay justices of the peace fees paid to great clerks for the performance of simi-

Mr. Barksdale- For the relief of Henry Mr. Ferguson-To amend an act to aid the duty of the clerk to enter the same in the construction of the Memphis, Selina in such book, setting down the kind, and Branswick Railroad Company. Levees. amount, date and number of each war-Mr. Ferguson-To incorporate the Dowds | rant, and the name of the person then

Landing Steam Forcy Company. Passed. holding the same; and when so entered Mr. Bramiette-For the relief of C. P. he shall endorse on said warrant the For the relief of Geo. J. Wainright. and sign the same as clerk of said board; Mr. Currie-To incorproate the town of and when said board shall make such

Sylvarena. Passed. Cavanaugh. Passed.

Mr. Kendrick-For the relief of John Orr. Quarantine. age the construction of the Gulf and Ship lists section of this act, those not so reg-Mr. Cowan —To amend section 829 Code, of any county dues, and the tax collec

so as to make the same apply to sea-faring tor shall not receive the same in pay-To incorporate the Fidelity Banking, ment of any tax due the county, Loan and Trust Company of Vicksburg. Sec. 3. Be it further enacted, That hereafter it shall be the duty of To incorporate the town of Vaughn's the clerk of the board of super

n Yazoo county. Passed. hereafter issued, setting down, in appro-For the relief of the widows and heirs of printe columns, the numbers, dates, of Greenville. Passed.

For the relief of T. T. Ocendorf. Passed.

To incorporate the Hunt and Huddleston

College. Passed.

De paid or taken up, said circum left for that purpose in said book, the word, "cancelled," and for each and every fail-

College. Passed.

To declare what shall be a lawful fence "cancelled," and for each and every failure so to do, the clerk shall forfeit the in Sharkey county. Passed.

To incorporate the Mississippi Central Normal School. Passed.

Sum of two hundred dollars, to be recovered by suit, in the name of the board of supervisors, for the use of the county. ered by suit, in the name of the board of supervisors, for the use of the county. To prohibit the sale of liquors ing the name to Chickasaw Savings Bank.

To extend the provisions of chapter 157 the provisions of this act shall apply to of the laws of 1882 to Madison county. and include all witness and jury certificates issued by the order of the court or other legal authority required by law to

MESSAGE PROM THE GOVERNOR. be paid out of the county treasury, and The Governor has approved the followhis certificate of registration shall be appended to or endorsed on the face of ing entitled bills: To provide for the inspection of bridges said certificates before the county treas urer shall pay the same; Provided, nothing embraced in this act shall be so For the relief of certain bondsmen To pay off outstanding school warrants pervisors of Frankin county to levy a To prohibit the sale of liquors in the special tax for the purpose of paying outtown of Rocky Ford.

To amend chapter 213 of the pamphlet acts of 1882, so far as it relates to the corporate limits of the town of Fayette.

To amend chapter 213 of the pamphlet acts of 1882, so far as it relates to the corporate limits of the town of Fayette.

So amend chapter 213 of the pamphlet acts of 1882, so far as it relates to the corporate limits of the town of Fayette.

So amend chapter 213 of the pamphlet acts of 1882, so far as it relates to the corporate limits of the town of Fayette. the peace and constable in District No. 1, and to provide for an additional constable

To change the time of holding the chancery courts in Leflore county.

To prohibit the sale of vinous or spiritsous liquors within two miles of either Lebous liquors within two miles of either Leb-

No. 269—To remove the disabilities of county certain money due him by the State.

L. N. Dorle of Montgomery county. were received. At 6:20 p. m. the House adjourned. LAWS

-OF THE-

AN ACT to amend section 3002 of the islature of the State of Miasissippi, Tha Revised Code of 1880, in regard to the section 265 of the Revised Code of 1880 Powel, Simonton, Terry, Walker and Wilon.
Nars—Mesers, Boone, Brenham, Eaton,
Nars—Mesers, Boone, Brenham, Eaton,
the people a constitutional amendment in
the people account of the people a constitutional amendment in
the people account of the people accoun limitations against burglary. and the pervisors of Leflore county to make A message was received from the Governament of the Secretary of State and appropriation for an exhibit at the semendment:

Senate."

Senate."

Mr. Simonton effered the following 1880, be amended by inserting the word "arson" in shall transmit to him two copies of each amendment: world's Industrial Exposition.

No. 196—To change the 29th Senatorial
District into two districts, Simpson, Coverage and Insert the following: That the Governor the second line of said section.

Sec. 2. Be it further enacted, That directed in said section.

Sec. 2. Be it further enacted in said section. Approved, February 28, 1884.

> section 2475 of said Code be and the same and September, as now provided in said tion for relief comes not from himself but from his neighbors who desire and request his professional services.
>
> was tabled by a vote of 19 to 4:
>
> Yeas—Messrs. Boyd, Brenham, Eaton. Section 2475 add: or any circuit clerk section 2475 add: or any circuit clerk section 2475 add: or any circuit clerk section.

may issue attachments in cases within all process of any kind which was rederson, Hyer, Jeffords, Keith, Kyle, Liddell. may issue attachments in cases within all process of any kind which was re-the jurisdiction of a justice of the peace, turnable to the March term 1884 of said returnable before the justice of the chancery court in said Jefferson county peace of any district in which the defendant or any of his property or effects be as valid in cases where the same has may be found; and it shall therepon be been issued, served or published accord the duty of such circuit clerk to return ing to law, as if said process in such forthwith, or as soon as practicable, the cases had been returnable to the term YEAS-Messrs. Boyd, Eaton, Gage, Guy bond and affidavit in such cases to the of said court as provided by this act proper justice of the peace; and it shall and that all cases continued at the Sep be the duty of the officer serving such tember term, 1883, of said court, be and Navs-Messrs. Boone, Brenham, Burkitt. writs to return the same to such justice the same shull be regarded in law as con-pillard. Gayles, deffords, Kyle, Laddell. of the peace, as if it had emanated from sinued to the April term 1884 as provide such justice of the peace. The fees of by this act, and that all decrees taken at At request of Mr. Smith the Senate took said clerk therefor shall be the same as said September term wherein report in other attachment cases in the circuit will have to be made to said court, b court, and taxed by said justice in his made at said April term 1884 of said bill of costs. SEC. 3. Be it further enacted, That SEC. 3. Be it further enacted, That

and after its passage. Approved, February 28, 1384.

N ACT to authorize the Board of Supervisors to ascertain the outstanding ndebtedness of Carroll and Monroe counties, and to provide for the regis tration and cancellation of warrants n said counties, and for other pur Section 1. Be it enacted by the Leg-

islature of the State of Mississippi, That the board of supervisors of Carroll and Monroe counties at the first regular meeting thereof after this act goes into circuit clerks for the performance of similar services. Foes and Salaries.

To incorporate the town of Centerville.

Passed.

To change the time of holding the circuit court in the 4th Judicial District.

Passed.

To change the time of holding the circuit court in the 4th Judicial District.

Passed.

To change the time of holding the circuit court in the 4th Judicial District. the same forward to be registered by the lerk of said board, in a book to be provided for that purpose, and it shall be order they shall require the clerk to give Mr. Clemens—To grant certain privil-eges to druggists in the town of Macon. notice of the same by advertising the same in some newspaper published in assed.

Ar. Harcison—For the relief of W. M. posting notices in three or more public and Perry counties o employed. places in each supervisor's district; and ties of stenographer for the circuit Mr. Dickerson—To allow liquor dealers to said order shall require the registration, soil wines in less quantities than one galass aforesaid, of warrants, to be made nursoses approved Fabruary 25 1882

SEC. 4. Be it further enacted, That

order made as aforesaid. Harrison and Jackson. Sec. 2. Be it further enacted, That unless said warrants are brought for this act take effect from its passage. SEC. 2. Be it further enacted, That ward and registered as required in the Approved, February 28, 1884. istered shall not be received in payment AN ACT to amend section 2191, Code asaw county. visors to keep a well bound book in In relation to working the public roads which he shall register all warrants hereafter issued, setting down, in appro- actions, other than proceedings in rem,

islature of the State of Mississippi, That section 2191 of the Revised Code of 188 be so amended as to provide that in all For the relief of the widows and heirs of the late S. T. Parker, of Sunflower county. Amount and name of payee, and the accommitted to the Committee on Claims. To amend an act to incorporate the town of Greenville. Passed.

The late S. T. Parker, of Sunflower county. Amount and name of payee, and the accommitted to the Committee on Claims. Count on which it is issued, and when any warrant entered on said book shall be paid or taken up, said clerk shall be paid or taken up, said clerk shall be paid or taken up, said clerk shall be accommitted to the Committee on Claims.

To amend an act to incorporate the town of Greenville. Passed. out of the circuit or chancery court district in said county in which they re-Sec. 2 Be it further enacted, That this act take effect and be in force from

and after the first day of April, 1884. Approved, February 27, 1884.

AN ACT to increase the salary of the Superintendent of Edicition of Lowndes county, and to authorize the Board of Supervisors of said county to employ the County Superintendent of Education to visit the public schools

islature of the State of Mississippi, Tha

construed as to prevent the payment of the salary of the county superinten said certificates at any time after this of education of the county of Lowndes registration, as hereinhefore provided shall be five hundred dollars; and the To amend chapter 213 of the pamphlot for; and, provided further, that this act board of supervisors of said county of 1880, in relation to the payment of on warrants drawn by said superinter To amend section 2403 of the Code.

To provide for an additional justice of the peace and constable in District No. 1, and to provide for an additional constable in District No. 5 of Issaquena county.

For the relief of R. R. Chilton and Co.

For the relief of John A. Galbreath.

To amend section 2403 of the Code.

1880, in relation to the payment of said supervisors, and supervisors, and streated the said board of supervisors, and streated and audited by the elegic of said board.

SEC. 2 Be it further smarted, That the board of supervisors of Lowndes contained shall authorize the payment of supervisors of Lowndes county be authorized to employ the of any warrants or certificates illegally county superintendent of public educa-SEC. 5. Be it further enacted, That all warrants of said county, issued and registered as aforesaid, shall be paid in the order of their registration; Providence of their registration; Providence of their registration; Providence of their registration of the condition of each public school, and rear, that this act shall not prevent the payment of county taxes in county warrants, when registered as aforesaid.

SEC. 6. Be it further enacted, That this act take effect and be in force from and after its passage.

Approved February 28, 1884.

such services, out of the common sensor fund of said county, such sum as the said board of supervisors shall think reasonable, just and proper; provided the sum paid for said services does not exceed five dollars per day, to be paid on the order of said board of supervisors.



MEDBUALC Suc. 3. Be it further enacted, That this act shall take effect and be in force

section 2230 of the Revised Code of 188 "return" in the fifth line add the follow ing: 'giving the names of persons, the SEC. 2. Be it further enacted. That this act take effect and be in force from and after its passage.
Approved February 28, 1884.

Secrees 1. Be is enacted by the Les be amended by adding at the end of said SEC. 2. Be it further enacted, That this act take effect and be in force from

and after its passage.

Approved February 28, 1884. sippi, of 1880, in reference to issuance of attachments by justice of the peace. AN ACT to change the time for holding the terms of the Chancery Court or

court as provided for in this act. this act be and the same are hereby repealed, and that this act take effect and be in force from and after its passage. Approved February 27, 1884.

AN ACT in relation to the confirmation of sales under decrees in chancery. SECTION 1. Be it enacted by the Leg islature of the State of Mississippi, Tha the chancery court shall have power in its discretion to refuse confirmation of any sale made in pursuance of its de cree on the ground that the price bid is inadequate; Provided. That the par ty objecting to the confirmation shall shall take effect from its passage. Approved, February 28, 1884.

AN ACT to amend an act, entitled an act to authorize the clerks of the cir-REMINGTON cuit courts of Huncock and Perry SHOVELS, SCOOPS and SPADES. counties to employ a competent pers to perform the duties of stenographer emember that for the circuit courts of said counties, and for other purposes, approved Feb-

ruary 25, 1882. Section 1. Be it enacted by the Leg-W. H. COLE & SONS, Southern Ag'ts, Baltim slature of the State of Mississippi, Tha purposes, approved February 25, 1882. are hereby extended to the counties of TO ADVERTISERS.-Lawest Enter for Adve-

1880, so as to define the jurisdiction of justices of the peace in the two circuiand chancery court districts of Chick-

SECTION 1. Be it enacted by the Leg

SECTION 1. Be it canneted by the Leg



DISORDERED LIVER, From these sources arise three-fourths of the diseases of the luman race. Those symptoms indicate their ematence: Less et appetite, Bowels costive, Siek Headache, fullmess after enting, aversion to eartion of body or mind, Eructation of food, Erritability of temper, Low spirits, A feeling of having neglected some duty, Diminuses, Fintioring at the Heart, Bots before the eyes, highly colored Tehan, CONSTIPATION, and domand the use of a romedy that acts directly on the Liver. As Liver medicine TUTT'S FILLS have no equal. Their action on the Kidneys and Skin is also prompt; removing all impurities through these three "seavesness of the system," producing appetite, some dispession, require stools, a clear skin and a vigorous body. TUTT'S FILLS cause no nausce or griping nor interface with daily work and are a perfect.

ANTIDOTE TO MALARIA. HE FREIS LIKE A NEW MAN. HE FHELS LIKE A NEW MAN.

"I have had Dyspepsia, with Constipation, two years, and have tried ten different
kinds of pills, and TUTT'S are the first
that have done me any good. They have
cleaned me out nicely. My appetite is
splendid, food digests readily, and I now
have natural passages. I feel like a new
man." W. D. EDWARD'S, Palmyra, O.
Seidevery where, 25c. Office, 44 Murmy St., N. Y.

GRAY EARS OR WHISKESS changed instantly to a GLOSSY BLACK by a single application of this DYR. Sold by Druggists, or sent by express on receipt of \$1.

Office, 44 Murray Street, New York. TUTT'S MANUAL OF USEFUL RECEIPTS FREE.

Though shaken in every joint and fiber with fever and ague, or billous remittent, the system may yet be freed from the malignant virus with Hostetter's Stomach Bitters. Protect the system against it with this beneficent anti-spasmodic, which is futhermore a supreme remedy for liver complaint, constipation, dyspejssia, debility, rheumatiam, kidney troubles and other aliments. ther allments.

For sale by all Druggists and Dealers

concrally.

New Advert sements

KEMINGTON GOODS

MISCELLANGUS UNITED STATES AND CANADA, and Sectional Maps of Wisconsin, Missen-ota Dakota, Kanas, Mississippi and West Visionia, and other publications. If you

Southern Printers' Warehouse, 127 Gravier St., NEW ORLEANS.



general. Southern Agents for Campbell, Gordon and Acme Presses, Aeme Paper Cutters, Page's Wood Type, St. Louis Ink Works, Van Bibber's Roller Composition, Etc., and supply arti-cles from any foundry at regular rates. COPPER ALLOY TYPE IS USED BY EVERY NEWSPAPER IN ST. LOUIS. Outfits for Country Newspapers ready



for immediate shipment.

AN ACT to amend and to extend the provisions of section 2355 of the Code of 1880, relating to appeals from Justice of the Peace in criminal cases, to cases of persons convicted before Mayors of cities and towns.

Approved, February 27, 1884.

Sect. 3. Be it further enacted, That this sect take effect and be in force from and after its passage, and that all acts, and parts of acts in conflict with this sect, be and they are bereby reposted.

Approved, February 27, 1884.

D. M. FERRY & CO

will so saidled FREE to all applicants and to commence of law FREE to all applicants and to commence of law FREE to all applicants and directions for planting all vegetable and Flower Seeds, Plants, etc. Invaluables to all.

D.M. FERRY & CO. BERGIT, Mich.

D.M. FERRY & CO. BERGIT, Mich.

MERCHANT TAILOR,

MERCHANT TAILOR,

CAPITOL STRIET, JACKSON, MISS.

(Opposite Clarion Bindery.)

A FULL LINE OF REGADILOTHS, CASSI
A mers, Gents' Furnishing Gloods, of best quality, always go hand. SUITS MADE IN LATEST Orders from any pay of the Sints will receive prompt and careful attention.

PIZZINTS

RESTAURANT

RESTAURANT

BE CANAL STREET.

-ISPERIA GPFORTE OPERA HOUSE.

MEW OBLIEANS, LA,

First-Class Rooms for Travelors.

MATHIRU & P. PIZZIMI, PROPRIETORS. MATHIRU & P. PIZZINI, PROPRIETORS.

In view of the well known fact that so many of the so-called fine whichies are bits vile compound of Emential Oils and common sectified spirits, per desing mixtures totally units for communition, we down it proper to call the attention of examiners to the marke of I. W. Many parts Collector attest Necleson County, E.y., Whistey, which, absolutely jours is made from the selected grain and fully matured by age.

Self-any by HENRY MULLER & SON, JACK-198, Stm. (Foblik-74-19. Japan Persimmons! 1006 THES OF THIS MOST ATTRACTIVE and delicious froit for sale; sine, for bud-

SPECIAL AND LICEAU NOVICES. ADMINISTRATOR'S NOTICE. In Chancery Court, Hinds County, First District.

> CHANCERY NOTICE: STATE OF MISSISSIPPI To Mrs. ANNA E. TAPLEY and LAURA VIDOR TAPLEY, whose postoffice address in Bour House, Louisville, Kansucky; YOU ARE COMMANDED TO AFFEAR BE fore the Chancery Court of the country of hinds, first district thereof, at Jackson, in said State on the SECOND MUNERAT, the 18th day of MARCH, 1854, to defend the suit of T. G. Belton et al.

> > 8600 OO REWARD.

W HEREAS, It appears by information received by me, that on or about the 16th of Janu-nry, 1881, W. S. Harman and J. E. Harman were nurriered in Dalles, Lain-sette county, by Doc tishop, Jim Bishop and Bob Lamar, and they after

isnop, Jim Sishop and Boy Lamar, and they after ards made their escape and are still at large; Now, therefore, I. MOBERT LOWBY, Governo Mississippi, do offer the above reward for the rest and delivery of the said murderers, or \$200.00; each of them, to the Sheriff of Lafayette county.

municerous.

Given under my hand and the Great Seal of the State affixed, at Jackson, this 7th day of [L. s.] February, A. D. 1884.

ROBERT LOWEY.

By the Governor: HENRY C. MYBES, Secretary of State.

DESCRIPTION:

nd scar behind left ear; letters H. P.

3; height 5 feet 10% inches; complexion, independence; first finger of left hand crook car in each eyebrow; two scars in back of he wo large scars on back; numerous scars on left

We the nudersigned residents and voters of th

an, V Dornes, G. E. Galceran, T. D. Fm. avis, E. H. Ledbetter, Wash. Long, Jo. Cons Fleming, Sam Virden, William Ruc-Low, A. C. Sanyson, Thomas Wendly, Joi Hunter Taylor, Lawrence Harington, Joi Newman, Licence.

At Reber, Jas A Chumnings, J Wonders, John Wa.

Let, Smith isobinson, Islace Washington, W & Siesinger, Full Magnire, George Giover, J P Parks.

J is Martin, U B Hilliam, H Spengler Sr, H Spengler,

J is Martin, U B Hilliam, H Spengler Sr, H Spengler,

J is Martin, U B Hilliam, H Spengler Sr, H Spengler,

Jarksdale, W R Thjers, Abbet Scott, H L MulleJavin Stangham, John Bobinson, C W McCann, I
Lubaniks, E E J Boos, C P Bulkley, Knnis Royal, M

Maith, Wirt Johnston, W H Terrett, H a war

airon Receie, J J Williams, W H Robinson S Williams,

A Massey, L L Yurgur, Nick Jones, J S Perrin, E

Actr, J C Carraway, A Wilson, M S Craft, D L

Journing, W A Stewart, Charley Harris, C W Be

Journing, W A Stewart, Charley Harris, C W Be

J Crawford, W H Lee, A Virden Jr, E Bloom, J &

Lettl, N Kadinam, W O Strauss, P Hart, Pebus

J Crawford, W H Lee, A Virden Jr, E Bloom, J &

Lettl, N Kadinam, W O Strauss, P Hart, Pebus

J Crawford, W H Lee, A Virden Jr, E Bloom, J &

Minams, A J Long, Mourow Lowiace, Landerson,

Williams, A J Long, Mourow Lowiace,

Jancerstraw, Jerry Smith, E D B Lames,

Williams, A Morgan,

Williams, A Mourow, D P Ellis, P G Hilliam,

Jim Jaced, Dan Carr, J H Morris, A M Wilson,

A Mariningtop, A W Smythe, W H H Green,

J Breen, J Bo A Gillbreath, C M Hull, T A McWillie

W C. Larroll, J B Gippill, W Q Lowd, H S Ginine),

Jank Laylor, W m E Edwards, James Shelton,

J Acan, Charles Carter, James A Parker, A G Lews

MILLIONS

CHANCERY NOTICE. STATE OF MISSISSIPPI, o Mrs Anna E. Tapher and Launa Vincenta Tapher, whose postoffice address is Bourbon House, Louisville, Kentucky. OU ARE COMMANDED TO APPEAR BE

of Airs Commander of the County of inds, First District thereof, at Jackson, in said hate, on the Skronn Monoar, the 10th day of March, 1884, to defend the suff in said Court of Soltinson & Stevens, No. 347, wherein you are decolaints. February 5th, 1884.

Teb. 17 St.-4w. W. T. RATLIFF, Clerk. PROCLAMATION.

NEW ORLEAN.

THE BEST OF ALL

he citizens of Lafayette county have offered abovered of six hundred dollars.—Classon, PROCLAMATION. 8200 00 REWARD

WHEREAS, It appears by information received by me, that the following named Pentier tary convicts, to-wit: Williams Collins, Lewitchell, Bankin Smith, and Richard Briscoe have and are still at large. ande their escape and are still at large.

Now, therefore, I, ROBERT LOWRY, Governor of Mississippi, do offer the above reward for the treat of the said convicts, or \$50.00 for each othern. Said reward is payable by the Lessees the Penitentiary. And I do moreover, require a discers of this State to be diligent in their efforts according to the converted of the state to be diligent in their efforts according to the converted of the state to be diligent in their efforts according to the state of the state to be diligent in their efforts according to the state of the state to be diligent in their efforts according to the state of the sta Mustang Liniment is without on e To penetrates sleek and must the very bone—making the co-ance of pain and inflammation is sible. Its effects upon Human Fies

o arrest said fugitives couviets.

Given under my hand and the Great Seal of the [L. s.] State affixed, at Jackson, this 5th day o [L. s.] February, A. D. 1884.

BOBERT LOWRY. By the Governor:
HENRY C. MYERS, Secretary of State. iniment is needed by someb DESCRIPTION:

Rankin Smith — Essapesi vecember 31, 1883 from Allen West, and Bush. Washington county- Age 23; height 5 feet 8 ½ inches; complexion, hai and eyes black; sear over left eye; sear in right eye row; sear on outside of right knee. Sentence-rom Holmes county.

Richard Briscoe—Escaped December 31, 1885-rom Allen, West and Bush, Washington county- Age 23; height 5 feet 6 ½ inches; complexion matter, hair and eyes black; sear on right side a orchesat; two small sears over left oyelerow; no acrous small sears on thumb, first and secon ingers of left hand. Sentenced from Clay county William Collins—Escaped December 31, 1885-rom Allen, West and Bush, Washington county- age 30; height 5 feet 8 inches; com lexion mutal o; hair and eyes black; dost in right car molal only sear behind left ear; letters B. F. tatisseed on

the HUMAN FLESZI IN
Rheumatism, Swelling
Johns, Contracted Binscies,
and Scaids, Cuts, Brules
Sprains, Polsonous 23
Stings, Stiffness, Lamens ings, Stiffness, La pres, Ulcers, Frostbite ore Nipples, Caked PETITION FOR RETAIL LICENSE



Eradicates Malarial Poison. Prevent Chills & Fever, Intermittent & Bil

gestion, Dyspepsia, Nervousness, Los of Sleep, Female & Summer Disorders Recommended & Used by Physicians. Sold Free of U. S. Liquor Licenso by aller liable Druggista and Donlers, PRINCIPAL OFFICE & LABORATORY, 24 & 26 N. MAIN ST., ST. LOUIS, MO.



ON 30 DAYS' TRIAL. THE VOLTAIC BELT CO. Marshall LECTRO-VOLTAIC B LTS and ELECTRIC aPPLIANCES on trial for 30 days to men young or old) who are afflicted with Net-ous Dability, Lost Vitality, and kindref ronbles, guaranteeing speedy and compete estoration of health and manly signs. Ad-8 30 days' trial is allowed

RUPTURI AAGNETIC ELASTIC TRUSS COMPANY, Me.

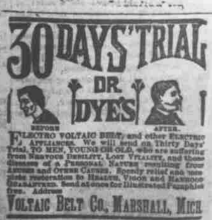
We House will die of Coare, Bors of Luxs Faves, if outs's Powders are used in time.

Founds' Powders will core and prevent flog Conses.

Founds' Powders will increase the quantility of milk of country frame will increase the quantility of milk of country frame will increase the quantility of milk of country frame will increase the quantility of milk of country frame will increase the quantility of milk of country frame with increase the quantility of milk of country frame with the country frame with Four's Puwders will increase the quantity of milk of from twenty per cent, and make the butter firm it sweet.

Four's Powders will cure or prevent almost sweat means to wishin Horses and Cattle are subject.

Fouris Towners with during Satisfaction.



LEME L. RELLY, M.D. Suncton, G. A. A. B. R.

EDUCATIONAL. SCHOOLS Dissigness Competent and Experienced Teachers, Principals of Assistants, can secure them by applying to the Union School. Advisory.

We have registered with as many preferring teachers, and will furnish any school or Family as Instructure for the Scholastic year of 1881 free of charge. If you meet a teacher, and the second of the second Instructor for the Scholastic year of 1881 free charge. If you seed to teacher, send in rear against before our best teachers are located.

Teachers applying for attentions charged sound and examples focated.

W. H. Clark, aug. 15, 53-6m. 2. O. Box 168, Brandon, Mile. Buatsville Female Sem nary HUNTSVILLE, ALABAMA.

HIS LONG ESTABLISHED SCHOOL tuly 4, 95-1 y -For Business Education G New Orleans, Was St. S DE

BERNARD KLOTZ & CO.

Biscuits, Crackers MACARONI. VERNICELLI Die Nos. 74, 78 and 78 8 mis Pater &

MEDICA 6.

THE BEST OF ALL



to alle

to be

tion i

flong t

5 are 1 The

quent in the advoca dustris

but lit

Become and or 1861,



tion, a a sing dent's M. Sa pende accept in a eyes a cated